



COMMUNISM IS TREASON!

FIGHT IT WITH . . .

Common Sense®

LEADER IN THE NATION'S FIGHT AGAINST COMMUNISM

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"The truth,
the whole truth,
and nothing
but the truth
... without fear
or favor"

Conde McGinley
1899 • FOUNDER • 1963

LBJ's Voting Bill Communist Inspired

Directed particularly to end Southern White rule and form a "Black Republic"

**FEDERAL DICTATORSHIP GOAL OF
CIVIL RIGHTS REVOLUTIONARIES
Communist-Liberal Coalition Initiating
New Reconstruction**

By W. HENRY MacFARLAND
American Flag Committee
2834 Almond Street, Philadelphia 34, Pa.

For all intents and purposes, the government of these United States of America is now in the hands of the high command of Communist and liberal agitators whose professionally organized mobs have been set loose upon the American People and their duly elected local, county, state and national representatives. The U. S. Constitution is in almost total de facto abeyance as these self-admitted revolutionaries, aided and abetted by agents and collaborators who have infiltrated every level of legislative, judicial and executive authority, strive for its final overthrow at the point of the Federal bayonets.

In December, 1956, the AMERICAN FLAG COMMITTEE published the first public report on the Communist Party's "Lincoln Project," which blueprinted in specific detail the provisions of the currently pending "voting rights" bill and the tactics pursued at Selma, Alabama, to prompt its introduction into Congress. The Lincoln Project, calling for mass demonstrations, marches and provocations to public disorder aimed at imposing Federal control over local and state elections during the hundredth anniversary of the death of Abraham Lincoln, was hailed by Radio Moscow in its shortwave English transmission to North America on the evening of February 12, 1957, and was incorporated into the indoctrination and training courses conducted at the Communist Highlander Folk School at Monteagle, Tennessee, during the summer of the same year. It was during one of these sessions, on Labor Day, 1957, that Lincoln Project leader Martin Luther King was photographed as he received classroom instruction in the company of Abner W. Berry, key member of the all-powerful Central Committee of the Communist Party, U.S.A.

In this report on the Lincoln Project, two paragraphs should suffice to underscore the precision of the long-range planning which culminated in Red success at Selma and produced a bill so close to the specifications demanded by the plotters nearly a decade before its introduction into Congress this year.

"To implement the (Lincoln) Project, the Communist Party's Central Committee will begin dispatching specially trained agents to eleven southern states next month (January, 1957) to work with local Party leaders in surveying for twenty counties, any one of which might be ideally suited to be selected as the target for provoking the preplanned initial disorder early in 1965. This survey will continue through 1957, the Central Committee making the choice of twenty counties after analyzing the reports of its



Lyndon B. Johnson



Abe Fortas



Richard Goodwin

LBJ, captive of Invisible Government directed by Zionists.

Richard Goodwin, important White House Aide, advisor on Latin American affairs. Works closely with LBJ and wrote parts of his TV Voting Rights speech.

Abe Fortas, LBJ's top advisor, former member of National Lawyers Guild, Washington Committee for Democratic Action,

and Southern Conference For Human Welfare—all cited communist fronts. Fortas, who helped Alger Hiss and Dexter White draft the UN charter, figured prominently in drawing up the Gesell Report that helped wreck the armed forces. "Clear it with Sydney" in the FDR days has been changed to "Clear it with Abe."

agents early in 1958. Thereafter, the Party will intensify recruitment and organizational operations in the counties so designated, with the final selection of a single target location being made on the basis of the most favorable conditions prevailing in 1965."

—Page 2, THE LINCOLN PROJECT
Blueprint for Chaos

"The legislation which the (Communist) Party will seek to extort from Congress in 1965 has already been prepared by its legal staff. It provides for the elimination of all educational requirements, including minimum literacy tests, as qualifications for voting in federal, state and local elections; voids residence requirements with respect to counties, municipalities and other political subdivisions within a state; and establishes a system of direct Federal supervision and control of the entire local, county, state and federal elective process."

Page 3, *ibid.*

In the eight years which have passed since the Communist Party initiated its plans for "memorializing" Abraham Lincoln by triggering the civil strife and bayonet rule which followed his assassination, three Administrations (Eisenhower, Kennedy and Johnson) have lived with the knowledge of what was to come. President Johnson is especially culpable in this respect, since he has ignored the urgent and repeated reports of FBI Director, J. Edgar Hoover, supplying him with precise information on Lincoln Project operations over the past twelve months!

The truth, of course, is that the leaderships of both the Democratic and Republican Parties are striving to counter the rising conservative tide by capturing the mass voting support of at least several millions of illiterate, semi-literate and "activist" Negroes throughout the South, while at-

tracting the support of the extreme liberals of all ethnic backgrounds elsewhere. As in the case of the Civil Rights Act of 1964, the Democratic high command has no chance of forcing enactment of the current "voting rights" bill without topside GOP collaboration. Again, as was the case last year, Senator Everett Dirksen has joined the extreme Republican liberals to assure that the bill will pass.

To note how closely the "voting rights" bill follows the specifications of the model legislation prepared by the Communist Party in connection with its Lincoln Project back in 1956, one has only to examine the language of H.R. 6400 and S. 1564, which are the numbers of the Administration's measure in the U. S. House of Representatives and the Senate.

First of all, the bill is clearly aimed at those southern states which Johnson lost to Goldwater last year, since the criteria for determining applicability of its provisions are specifically related to a fixed date, November 1, 1964. Moreover, the bill establishes no provisions for the uniform and equal enforcement of its punitive measures wherever violations may occur. Instead, Section 3(a) gives the U. S. Attorney General supreme and exclusive power to "determine" the particular states, counties, cities, townships and lesser political subdivisions (school districts, for example) against which he wishes to take action. Indeed, Section 3(a) is so worded as to permit him to ignore the denial of registration or voting rights in any state or subdivision whose officials are friendly to, or otherwise collaborating with, the Johnson Administration in Washington!

The bill purports to enforce the 15th Amendment to the U. S. Constitution by giving the U. S. Attorney General authority to cause Federal "examiners" to be appointed (in limitless number) by the U. S. Civil Service Commission, to be dispatched

Voting Bill Communist Inspired

Continued from page 1

to states and communities which the Attorney General "determines" to be in violation of the law. These examiners are to have the power to certify individuals to vote who have failed to qualify under state or local laws. The precise procedures to be followed by these examiners are not set forth in the bill, but are, by its terms, to be promulgated by the U. S. Civil Service Commission at a later date.

The Attorney General is empowered to act with respect to any state or political subdivision wherein less than fifty percent of the persons of voting age were registered as of November 1, 1964, or, even if registered, failed to vote in the Presidential election on November 3, 1964, if he alone determines that such state or subdivision maintained on November 1, 1964, "any test or device as a qualification for voting." Section 3(a) provides that such "test or device" shall not be applied to qualify any individual for voting in any state, federal or local election, if so designated by the Attorney General, although the same "test or device" may be applied to prevent individuals from voting in any state or political subdivision which it suits his purpose not to so designate! In short, the Attorney General is left free to select the states or counties or townships against which he wishes to apply the punitive sections of the bill. If a state, county, or township is "voting right" in the estimation of the Federal Administration in power, it may pursue any "discriminatory" test or "device" which, in an adjoining state or subdivision whose voting results are not so pleasing, the Attorney General may nullify!

Section 3(b) defines "test or device" as any requirement that "a person as a prerequisite for voting or registration for voting (1) demonstrate the ability to read, write, understand or interpret any matter, (2) demonstrate any educational achievement or his knowledge of any particular subject, (3) possess good moral character, or (4) prove his qualifications by the voucher of registered voters or members of any other class." This means that, in those states and subdivisions which the Attorney General chooses as targets for punitive action, he may compel the registration not only of total illiterates who cannot so much as write their own names, but of mental defectives whose brain damage is so extensive as to make it impossible for them to "understand" any matter, including the purpose and manner of voting itself! Such persons would obviously be incapable of either selecting candidates or performing the physical actions required to cast a ballot, yet they could be brought to the polls and, presumably, rendered "assistance" by some obliging Federal agent whom the bill empowers to supervise registration and voting practices!

Section 4(a) provides that the Civil Service Commission may appoint as many Federal "examiners" as it may choose to have sent into any state, county, township or school district against which the Attorney General has decided to move. These Federal agents may be brought in from any state or territory of the United States, need not be qualified under existing civil service laws nor the Classification Act of 1949, and may be selected exclusively from the ranks of the NAACP, CORE, SNCC, SCLC, or any other organization whose coercive tactics have compelled Congressional consideration of the bill itself.

Section 5(a) gives the U. S. Civil Service Commission full authority to prescribe the regulations under which the Federal examiners shall process applicants for registration, and it is specifically provided that the requirement that an applicant allege that he has been denied the right to register or to vote under state or local law may be set aside by the Attorney General!

Taken together, Sections 5(b) and 6(a) give the Federal examiners and the Civil Service Commission whose employees they

"BIRDS OF A FEATHER"



The above photograph was taken at the 6th Annual Conference of the Southern Christian Leadership Conference, Birmingham, Alabama, Sept. 25-28, 1962. Left to right: Martin Luther King, Jr., Anne Braden, Carl Braden, and James Dombrowski. Both Bradens and Dombrowski have been positively identified in sworn testimony as Communist Party members.

are, full and absolute power to qualify individuals to vote under regulations and procedures which the bill empowers the Commission to promulgate. Section 6(b) extends this authority to include the designation of times and places for application and listing of the voters by the examiners.

Section 7 is so worded as to be interpreted by the U. S. Supreme Court to authorize Federal poll watchers to be appointed for election day duty and direct participation in the vote count, and provides grounds for Federal litigation of the results of even a local school board election!

Section 8 requires that affected states, cities and townships may not enforce any new law or ordinance concerning voting qualifications or procedures until such have been submitted to and approved by a three-judge Federal District Court for the District of Columbia!

In Section 9, a fine of \$5,000 and/or five years imprisonment are provided for violations of pertinent provisions of the bill. Section 9(e) permits the denial of certification of an election on the complaint of a single individual, if the U. S. Attorney for the district in which the election has been held wishes to entertain the action. Section 9(f) gives Federal District Courts original jurisdiction in cases involving such allegations of denial of voting rights, permitting the complaining individual to wholly ignore the

legal remedies available to him under municipal, county or state statutes.

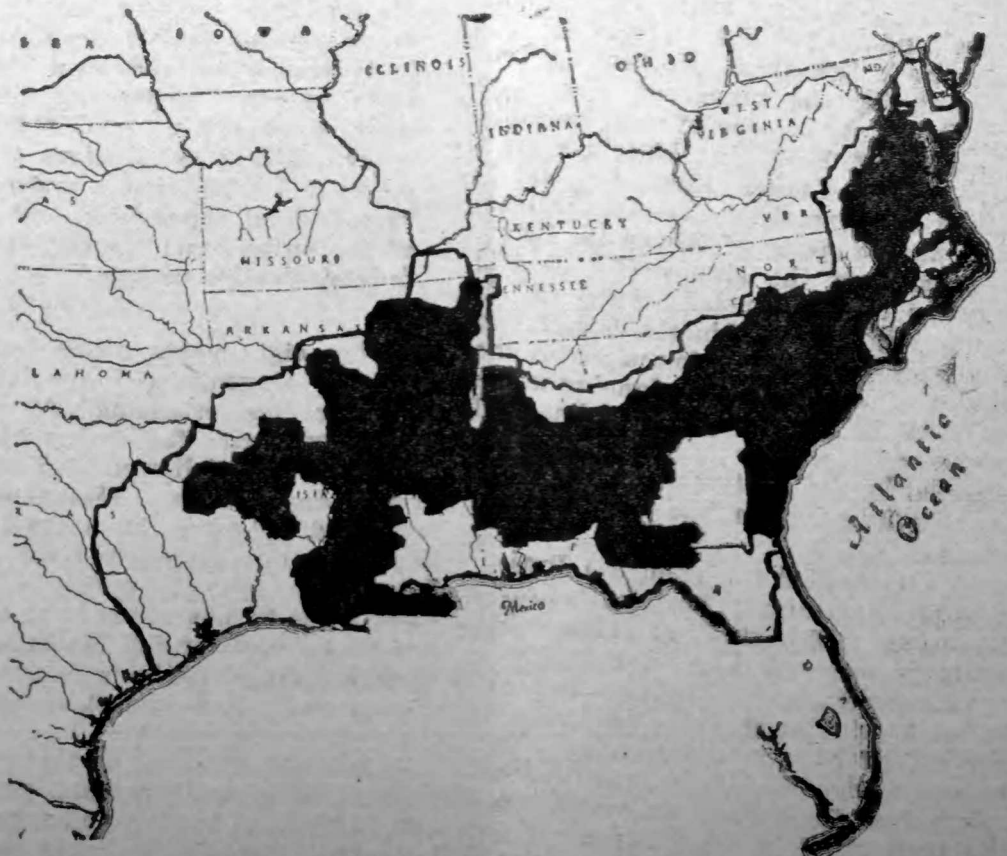
Section 10 permits this wholesale Federal invasion of the field of state, county and local elections to continue at the pleasure of the U. S. Attorney General. And, by provision of Section 3(c), states and subdivisions against which the Attorney General has moved may seek relief only by filing action for a declaratory judgment against the United States Government in a three-judge Federal District Court convened in the District of Columbia, from which the sole appeal is to the U. S. Supreme Court.

Although not spelled out in the bill, the total and sweeping nature of its federalization of broad areas of our state and local election processes will, we predict, be interpreted by the U. S. Supreme Court to apply to both state and local primary elections and to nominating conventions in states where party candidates are so selected. By this simple device, the U. S. Attorney General would obtain the authority to dispatch examiners and establish Federal control over almost every state and voting district and precinct in these United States, since few there are in which anything like fifty percent of those of voting age take part in primary or convention balloting.

As the Administration's bill now stands, at least three-quarters of the Communists' proposed Lincoln Project legislation is about to become law. This represents the broadest step yet taken by the liberal-internationalists who now firmly control both of our major parties to reduce our fifty states to mere administrative districts of an all-powerful Federal regime.

But, the frightening fact is that this "voting rights" legislation is but the initial assault upon what little remains of the historic constitutional bulwarks which once protected both our political and individual liberties. With the barely-concealed collaboration of the President, the Attorney General and key Members of the Congress, the actual reins of government have been delivered into the hands of a vicious and ruthless political underworld whose chieftains will henceforth dictate the "laws" which the Federal power will, at bayonet point, require us to obey. For thirty years, Congress has been, for the most part, the rubber stamp of the Chief Executive. It is now to become the obedient handmaiden to the organizers of mass civil rebellion against the entire governmental structure which its Members are foresworn to preserve.

—o— Please turn to page 4 —o—



The above map taken from the official records of the Congressional Committee on Un-American Activities. The original plot was to drive whites out of the South to give the negroes dominance and control in the areas indicated. LBJ's unconstitutional Voting Bill will expedite this.

SELMA - SAGA OF DEBAUCHERY AND IMMORALITY

Published by Cinema Educational Guild
Box 46205, Hollywood, Calif.

In the past we clearly revealed the kind of Negro riotings and "Demonstrations" that had been blue-printed for action in 1965 (after the election) to throw our entire nation into chaos and anarchy — in order to bring about "Martial Law" under (final) UN direction. We stressed that the riotings were to be "commanded" by Negro Leaders with Martin Luther King to be the KEY Leader — with Johnson's blessings!

The reason King is the "Key" to this entire "CIVIL RIGHTS" plot is that he is a so-called "Reverend" — but, more important, because Johnson's door is wide open to this would-be Black Dictator! Moreover, this black man openly breaks laws and defies Court Injunctions, but is shielded by the Washington powers-that-be from the kind of prosecution that no White Southerner, not even a Governor, can escape.

It has been fully established that King has been directly affiliated with more than 50 Red Front groups and that he and his "demonstrations" are financially supported by the One-World plotters who are deliberately using the Negroes to accomplish their objectives.

So now we submit at least two incidents in Alabama that distinctly PROVE that the Washington authorities (Johnson and Katzenbach) will do nothing to stop the brazen lawlessness of King and his mobs, that, in fact, they encourage and sustain it — and that all of our Mass Communications Media frenziedly "hush-up" all that lawlessness and betrayal!

On Friday, March 19, 1965, Columnist Morrie Ryskind published in the L. A. Times a review of King's "non-violent" demonstrations in Selma and Birmingham (in defiance of Court Injunctions). He headed his column with: "BUT HOW NECESSARY WAS IT REALLY?" He went into all the aspects of the Civil Rights and Desegregation movement. In the past (and even in that Column) Ryskind frequently deplored the "persecutions" supposedly suffered by the Negroes — and the need for "amelioration" of their "wrongs." But, at one point, nauseated by the vile acts of the "Marchers" in Alabama, he stated:

"But was the Cause really helped when 75 of those picketing Gov. George Wallace demonstrated by rising at a given signal and urinating in the streets?"

That act was, at the very least, indecent exposure and public nuisance — both criminal acts! Nothing was done about it by the Authorities — and no mention of it was made by ANY of our Mass Communications Media except by Ryskind.

Now for another, and even more reprehensible and foul (Criminal) act: Immediately after the issuance of the Desegregation Decision, a group of Negroes forced their way into a restaurant. Thus the place was filled with Whites and Negroes. At a given signal, all the Negroes grabbed the sugar bowls off the tables, stood up, and urinated into them, and then, amid howls of laughter, replaced the bowls on the tables.

That act, (and it was repeated in other eating places) was not only indecent exposure and public nuisance, it was a menace to public health — and a distinct CRIMINAL act! Yet, nothing was done about it by the authorities — and was completely ignored by all of our Mass Communications Media!

Now, the following is concrete PROOF that our Mass Communications Media DELIBERATELY refuse to reveal all these horrendous acts — and DELIBERATELY keep the truth from the people, even when brought to their attention, and thus actually encourage the Negro-Communist atrocities; to wit:

On March 21, at the conclusion of the "MEET THE PRESS" TV show, Lawrence

Spivak, owner of the show, announced: "Our next distinguished guest will be Rev. Martin Luther King."

Thereupon we promptly wrote him about the above mentioned incidents, with a verbatim quote of Ryskind's PUBLISHED statement . . . Spivak has always assured that: "all questions and opinions expressed by our panel (and himself) are not their own personal opinions — they merely seek to provide the public with impartial facts, views and UNBIASED news."

Quoting his own statement in our letter, we appealed to him to direct two vital questions to King: 1) "Repeat the Ryskind charge and ask him (King) if he approved of such a "demonstration." Assuming that King would "piously" proclaim disapproval, I urged Spivak to ask him if he would be willing to deliver the perpetrators of that foul act to the authorities for proper prosecution? — or would he call that "POLICE BRUTALITY?"

We also urged Spivak to ask King the same questions about the foul acts committed by his "persecuted" Negroes in the restaurants.

Spivak received our letter in plenty of time. We KNOW THAT — we have his (Post Office) signed receipt. But neither Spivak nor any of his panelists asked either question!

Instead, they leaned over backward to provide this black saboteur of our nation with an "image" of piety and righteousness — as follows:

As we know, there was a rigid Court Injunction against the (demonstrating) Marches in Selma and Birmingham — and, as we know, King had scornfully defied the "Injunctions" and ordered the Marches to proceed . . . one of the panelists asked him, in view of his (King's) proclamations that all of his activities are non-violent and law-abiding, why he had defied the Court Injunction. King "piously," but loftily, declared that he scorns civil laws that are not in accord with (his idea of) moral laws. This, from a black man whose innate instincts still are savagery, . . . and all but one of the panelists nodded approvingly!

Now, this is not the only time "MEET THE PRESS" has provided a nation-wide forum for vicious haters of America — the despicable Krishna Menon was one of them.

So now I will let YOU appraise this "MEET THE PRESS" in your own way . . . I will let YOU decide which is more important: a "MEET THE PRESS" and others of that ilk on TV and Radio, who delude, deceive and brainwash the people — or the safety and salvation of our nation. But I earnestly suggest you watch the next "MEET THE PRESS," so as to get the names of their local Sponsors and let them and MEET THE PRESS and the NETWORKS know how you feel — and what you will do about it.

Now, to remove even a remote doubt that my criticism of "MEET THE PRESS" is too harsh, I will stress an even far more vicious and heinous feature of the "CIVIL RIGHTS" demonstrations in Alabama:

We KNOW that more than 30,000 individuals participated in those "Marches" — many, if not the vast majority, were non-residents of Alabama. Many of them were teen-agers and in the 20 and 30 year brackets. They were lured there by the Communist Negro and White "Leaders" by promises (fulfilled) of \$10.00 per day and free room and board, plus promises (fulfilled) of SEX ORGIES and freedom to commit other lawless acts — and they were promised protection of all their lawlessness by Federal troops and Federal Marshals . . . and they WERE protected by FEDERAL TROOPS, ON JOHNSON'S ORDERS!

All of that was documented by Congressman William L. Dickinson. In a speech to

the House; he stated: "Drunkenness and sex orgies was the order of the day in Selma, on the road to Montgomery and in Montgomery. The participants in the March consisted of Negroes, do-gooders, Communists and human flotsam, such as adventurers, beatniks and prostitutes . . . The Communist Party, with a powerful assist by the "National Council of Churches," gave those groups cohesiveness, MONEY and direction (by King and similar "Reverends") — and they were promised all the sex they would want from opposite members of either race . . . Free love among this group was not only condoned — it was ENCOURAGED. They were told that only by the ULTIMATE sex act with one of another color can they demonstrate they have no prejudice." The Congressman backed up his speech with leaflets and "bulletins" issued by the "Leaders" of the "Demonstrations."

To remove ALL doubt that the "National Council of Churches" FULLY supports the Kings and the Racial strife, I quote from a statement by our "President" Johnson, who stated that "the first grants of funds for RADIO TOUGALOO ASSOCIATION, (a flaming Red outfit) was made by the NATIONAL COUNCIL OF CHURCHES!"

This is the kind of people, sex-crazed savages, beatniks, prostitutes, perverts, homosexuals who are screaming for "Civil Rights" and "Equality" for the Negroes — and are encouraged and protected by our "President," who is fully aware of all of the above. But that should not be so astonishing — after all, Johnson's palsy-walsies throughout his career are known crooks, swindlers, congenital liars, political charlatans, homosexuals, etc. Now, do you realize why every self-respecting American MUST demand Congressional action to clean such men out of Washington? Do it NOW — write your Representatives and Senators — and enclose a copy of this issue.

That Dwindling Gold Reserve

By CONG. FRANK T. BOW (R., Ohio)

Americans are being urged to "see America first" this year and curtail their foreign purchases and investments as a means of saving our dwindling gold supply, but the real culprit in our desperate balance of payments situation is seldom mentioned.

The foreign aid program, which is pouring American dollars into 99 foreign nations and nine territories this year, has been the primary reason for the flow of gold to other nations.

We have spent well over one hundred billion on foreign aid since the end of the second war, and there is nearly ten billion in the foreign aid "pipeline" available to be spent during the current year.

The President has asked authority to add \$3.8 billion to this foreign aid checking account for fiscal year 1966.

In checking the effect of foreign aid on our balance of payments and the outflow of gold, 1957, the last year in which we had a favorable balance of payments (and the only year in the past 15) is a good base point.

Since 1957 our gold supply dropped \$7,261,000,000 and virtually all of this amount was purchased by 57 nations who were beneficiaries of our foreign aid program. During the six-year period, these 57 countries received \$12,436,400,000 in foreign aid, and they purchased \$6,977,800,000 of our gold.

It seems to me that this is evidence enough of the effect foreign aid has had — and will continue to have — on the stability of the United States dollar. Something must be done to protect our remaining gold reserves, and soon.

Voting Bill Communist Inspired

—o— Continued from page 2 —o—

H. R. 6400 (S.1564) will be enacted into law without substantial amendment. We can not be honest and hold out any hope for its defeat. Moreover, the relief from mob assault upon the peace and order of our cities and towns, which perhaps the vast majority of our citizens believe that its enactment will bring, is not to be. From this moment until the Republic is either wholly restored or totally destroyed, the mobs will become more numerous, swell in number, incite greater disorders, provoke fiercer hatred and deeper bloodshed, menacing body and limb, street and home, church and courthouse. The struggle is joined, the Communist underground and the liberal-internationalist establishment have found a common artillery for the demolition of those constitutional pillars which they both so heartily loathe. Each of the partners has different final goals, but constituted law, order and the American heritage of divided governmental powers are equal hindrances to both. Together, in the twilight of the transplanted jungle, they will strive to sweep aside the common obstacles . . .

"Civil rights demonstrations" will henceforth coerce Congress into enacting every piece of legislation which the leftist extremists wish to have passed. The mobs and their leaders will be immune from the law, while we who protest will be damned, persecuted, and possibly even jailed and silenced, as "fascists," "bigots" and "racists."

Those who refuse to surrender the struggle for renewed Liberty in the months to come will have to be morally and spiritually prepared for the knock on the door at midnight . . .

Truth On War Crimes

By AUSTIN J. APP, Ph.D.

Professor Oberlaender, former Bonn Minister of Expellees and now member of the Bundestag, is an acquaintance of mine. Therefore, what is called "The Oberlaender Case" from the beginning had my attention. The book illustrates frighteningly how the Communists will simply fabricate charges against any opponent important and brave enough to impede their plots.

There are many facts in the book which should be widely understood. This would help the peoples of the West to withstand the "hate-Germany" propaganda campaign which is perpetually waged against the German people, so as to permanently divide Europe against itself.

Here are some passages taken from the book:

When on June 22, 1941, the Wehrmacht invaded Russia, Moscow ordered all political prisoners evacuated "eastward at any price." When the German advance was too fast "to follow this order, shootings of prisoners started." (p. 47)

After German troops on June 30 entered Lwow, for example, the townspeople, looking for their imprisoned relatives, found "in three prisons of Lwow, mountains of male and female corpses, which were horribly mutilated . . . The number of people killed . . . may be estimated at about 3500." (p. 41)

"Generally, all these bodies showed heavy and multiple injuries . . . Many of the women had been raped, their breasts had been cut off. Also, the private parts of males had been the objects of bolshevik perversion." (p. 52)

Thus, we see Communists in action. That is how they raped and murdered in 1945, in Budapest, Vienna and Berlin! So far, the hypocritical Morgenthauists, who once would have had Germany's population reduced 20 million by starvation, and Germany converted into a goat pasture, and who now picket and agitate for more and bigger atrocity "trials" against Germans, have failed to urge any trials at all

for the vastly greater and fouler atrocities of our war-time allies!

Other documents show that the Bolsheviks killed many thousands of innocent people before they retreated and that the outraged native population, after the Wehrmacht arrived, wreaked its wrath on local Jews who had cooperated with the Soviets. Of course, these latter atrocities are blamed on the Germans. Even the Katyn Forest massacre was blamed on the Germans. Can this be because the Morgenthauists realize that only West Germany can be shamed — or blackmailed — into paying huge indemnities for any and all atrocities, most of which, it becomes increasingly clear, were not committed by Germany at all!

Disarmament — Final Step Before Takeover

Senate Bill 1592 would disarm the citizens of America.

If you happen to be a shooter, hunter, or gun collector passage of this bill could make you a criminal as well.

THIS BILL DOES ALL OF THE FOLLOWING, AND MORE.

1. Prohibits the mail order sales of all guns, of all types and antique as well as modern.
2. Restricts the carrying of any arm, including shotguns and rifles, to another state, without excessive red tape and restrictions.
3. Prohibits the sale of any arm to any non-resident.
4. Restricts the shipping of any arm, even for service or repairs.
5. Importation of all foreign arms prohibited or restricted.
6. Licensing of dealers restricted, with a \$100.00 license for those approved.
7. \$1000.00 (one thousand dollars) federal license required for manufacturers of ammunition. Do you reload your own ammo?
8. Makes illegal the possession of all firearms, except shotguns, with a bore of 1/2 inch or more. This includes all the Civil War carbines, the Civil War rifles and many of the older collectors items.
9. The provisions of this bill include all firearms, including the most ancient of antiques and the finest collection pieces.

Don't say it can't happen here. It is happening here. This is serious. This is the administration bill. You know the power that carries. It is being considered now by a judiciary committee of the Senate, members listed below.

James O. Eastland, John McClellan, Sam J. Ervin, Thomas Dodd, Philip A. Hart, Edward V. Long, Quentin Burdick, Birch E. Bayh, Edward M. Kennedy, J. D. Tydings, Jacob Javits, Everett M. Dirksen, Roman L. Hruska, Hugh Scott and Herman L. Fong.

Write to these men in protest! To the Senate Office Building, Washington 25, D. C. Tell your friends and neighbors to write. Don't put it off. Do it today. After the Bill has passed it will be too late.

This bill strikes at the honest man only, it sets up anyone interested in firearms as a criminal. It will not effect the real criminal since they steal most of their arms. But it will be the finest "insurance policy" that the criminals have ever received, guaranteeing to them that their victims will be disarmed.

If you are interested in THE STORY OF SELMA or "THE OTHER SIDE OF THE COIN" write to The Dallas County Chamber of Commerce, Selma, Alabama. This booklet reveals what the controlled press does not.

THE ONES THEY SWEAR
ARE THOSE THEY FEAR

Passing of a Patriot

George Deatherage who passed away on March 31, 1965, at Daytona Beach, Fla. was a veteran patriot whose record of fighting for God and Country goes back to the thirties and the infamous sedition trial.

His untiring efforts, his lofty ideals and his undaunted courage through the years will long be remembered.

The patriotic cause has suffered an irreparable loss and we here at Common Sense have lost a good friend.

Help Save Our Nation

The following issues are still available in unlimited quantities:

Coming Red Dictatorship

Issue 442 Repeal Federal Reserve Act

Issue 444 U.S.A. Decaying From Within

Issue 447 U.S. On Brink Of Senseless

Bloodbath

All later issues

These issues deserve wide distribution. Help us survive the Summer months by purchasing the above in large quantities and distributing them far and wide. This will also help us to reach new readers.

Make it a Summer project to mail at least one hundred copies of COMMON SENSE to neighbors, local business and professional men, veteran groups, etc. This will alert millions to the imminent danger facing his nation. The Armageddon is upon us. An informed public is our only hope.

THE ENEMY NEVER STOPS WORKING — AND THE HOUR IS LATE, VERY LATE.

Many earlier issues are still available but in limited quantities. Send \$1 for 20 DIFFERENT issues, our selection, although we will accommodate on special issues if possible. This is of particular value to new readers. Ask for "20 DIFFERENT."

Read and Be Informed

LBJ: A POLITICAL BIOGRAPHY

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Analysis of civil rights issue in U. S.

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